STATE OF COLORADO



Colorado Department of Human Services

people who help people

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REGULATORY AGENDA SUMMARY OF ATTACHED DOCUMENTS

- 1) Regulatory Plan
- 2) Regulatory Agenda and Status, November 1, 2012-October 31, 2013
- 3) Regulatory Agenda, November 1, 2013-October 31, 2014



REGULATORY AGENDA PLAN November 1, 2013

The Colorado Department of Human Services has conducted a Rule Reduction Review project for the last two years. All Department rules were reviewed and determined to: 1) need to be repealed, 2) need to be revised, 3) continue as currently promulgated. The repeals have been 100% completed and the revisions are nearing completion, as well. Once this initial process has concluded, the Department will establish a schedule for the next 3-5 years for regular review to assure that the rules remain current and necessary.

Rule Reduction Review (RRR) Revisions Timeline

[Note: shading indicates that the rule revisions have been completed]

Volume &/or	Subject/Contact	Office & Division or Program/	Numbe		To B	e Revised	I	Propose
Rules		Rule-Making#	r of	Date to	#	1st 2n	d	d
			Rules	SBA		Bd B	d	Effective
								Date
		OES Colorado Works/ program rewrite #12-1-3-1	225		225	6/1/12	7/13/12	9/15/12
3.200,3.800 series	Public Assistance Crossover Rules & Department Crossover Rules/Katie Griego	OES as work lead/#12-1-3-1	447		439	6/1/12	7/13/12	9/15/12
	Paul Stein	OES Refugee Services (3.711 crossover with Colorado Works) #11-9-8-1	19 (adj.)	I	10 (adj.)	3/2/12	4/6/12	6/1/12
3.750-3.779		OES Energy Assistance (LEAP) #11-4-4-1, 11-9-8-2, and 12-3- 26-1	98	_	25			-
Volume 4	Food & Nutrition Services/ Carol Saile #12-1-3-2	OES Food & Nutrition (FA) and EBT	516	7/24/1	398 +33 431	9/6/13	10/4/13	12/1/13

Volume 6	Child Support/	OES Child Support	415		215			
The state of the s		#11-9-2-1 = 4 revisions	415		213	12/2/12	1/6/12	3/1/12
sections)	A Commence of the Commence of	#11-9-2-2 = 39 revisions				1/6/12	2/3/12	4/1/12
Sections)		#11-9-2-3 = 47 revisions					The second second	
		A THE REAL PROPERTY AND ADDRESS OF THE PROPERTY ADDRES				6/1/12	7/13/12	9/15/12
		#11-9-2-5 = 125 revisions			(1' \	7/10/10	0/0/10	10/1/10
		#13-4-3-1			(adj.)	7/12/13	8/2/13	10/1/13
		OES Vocational Rehabilitation	114		12			
	Independent Living/	Services			(adj.)			
	Krista Dann and	#11-9-7-1 = no revisions				3/2/12	4/6/12	6/1/12
	Joel Pavelis and	#11-9-7-2 = 12 revisions				4/6/12	5/4/12	7/1/12
	Judy Dettmer	#11-9-7-3 = no revisions						
12.100 series	EBT/ Scott Barnett	OES EBT	33	_	33			
	The second building the second	#11-12-27-1 = 1 revision				3/2/12	4/6/12	6/1/12
		with FA# 12-1-3-2				5/3/13	6/7/13	8/1/13
Volume 13		OES Food Distribution Program	16		0	11/4/11	12/2/11	2/1/12
		#11-9-8-3	10		U	11/7/11	12/2/11	2/1/12
	Adoption	OCYF Child Welfare	50		0			
Authorities Chartiff and Authorities (Control of Control of Contro			50	-	U			
2515-1 to -4		#AIC 12-1-1						
		All AIC rules repealed eff. 6/1/12						
26)	Type 1 – with							
	Rulemaking							
	Not State Board rules							
7.200 series	Child Welfare/	OCYF Child Welfare	55					
	Melinda Cox	#11-11-16-1 and			11	2/3/12	3/2/12	5/1/12
		to be included with #12-11-23-1		4/24/13		6/7/13	7/12/13	9/1/13
		regarding PA3						
7.000, 7.300	Child Welfare/	OCYF Child Welfare	280	_	64	1/6/12	2/3/12	4/1/12
	Mary Griffin	#11-9-19-1: 28+182+47+23						100
series								
7.600 series	Child Welfare/	OCYF Child Welfare/non-public	1	†	0			N/A
71000 001100	And the latest than the latest and t	interstate & foreign adoptions						11/11
7.000.6M &	Child Welfare	OCYF Child Welfare	2		0			N/A
7.000.6W &	Training/	OCTT Offilia Wellare	2		0			IN/A
7.000.01	Art Atwell							
7 700		OOVE Division of Ohild Com	404		105			
7.700 series		OCYF Division of Child Care	461		105	2/2/12	416110	6/1/10
	David Collins/D.	#11-9-22-1 = 49			adj.	3/2/12	4/6/12	6/1/12
	Nelson	(#11-9-21-1 = repeal DedFH)						
		Rewrite of licensing						
		section=64+?		LOCAL DE				
7.708 series	Child Welfare/D.	OCYF Child Welfare/D. Collins	41	-	15			
	Collins	(included w/#11-9-19-1)						
7.701.2,	Child Care Licensing	OCYF Child Care Licensing	11	-	1	11/4/11	12/2/11	2/1/12
7.710.91	David Collins	&OCYF Child Welfare (DCC CU						
.98, 7.713.21		& CW RV at 7.701.2 entered as						
7.717		RV)	Cit		9-211	The second	Link to a	
				lanii3		How to		1/22
		#11-9-21-1		1000				Texas III
The second second		p • = 1						1

3.900 series		OCYF Division of Child Care #12-1-17-1	44	-	0	4/6/12	5/4/12	7/1/12?
	Assessment for	OCYF Division of Youth Corrections #12-2-7-1 (mostly repeal)	32	-	0	3/2/12	4/6/12	6/1/12
	Mental Health Pilot	OCYF Division of Youth Corrections #12-2-7-2 (mostly repeal)	8		0	3/2/12	4/6/12	6/1/12
Volume 11		OLTC Veteran Nursing Homes #11-8-11-1	15	_	2	11/4/11	12/2/11	2/1/12
(2 CCR 503-	Disabilities	OLTC Developmental Disabilities #12-1-31-1	70	-	0	3/2/12	4/6/12	6/1/12
3.300 OAP, 3.400 AND/AB,	Adult Financial Services rule reduction and revisions/ Peggy Rogers	OLTC/Aging and Adult Services #13-3-5-1	71 111 <u>46</u> 228	5/22/13 (draft 4/ 26/13)	71 111 <u>46</u> 228	7/12/13 7/12/13 7/12/13	8/2/13 8/2/13 8/2/13	10/1/13 10/1/13 10/1/13
		OLTC Aging and Adult Services #11-8-19-2 (APS rewrite)	15		15	5/4/12	6/1/12	8/1/12
Volume 10	Older Americans Act/	OLTC Aging and Adult Services #11-8-17-1	230		5	10/7/11	11/4/11	1/1/12
Volume 15 Volume 19	Mental health services, ADAD Mental health, Child mh treatment, Controlled Substances/ Susan Drown	OBH Community Behavioral Health/consolidated OBH #13-3-4-1	30 103 103 8 <u>21</u> 345	5/22/13 (draft 4/ 26/13)	30 103 103 8 <u>21</u> 345	7/12/13	8/2/13	10/1/13
		OBH Community Behavioral Health	23	-	0	-	-	N/A
	Lori Banks	OBH Community Behavioral Health #12-1-24-1 (all repeals)	44	-	0	3/2/12	4/6/12	6/1/12
5	Certification & Licensures Driving	OBH Community Behavioral Health #12-1-24-1 (all repeals)	112	_	0	3/2/12	4/6/12	6/1/12

		PERCENTAGE			21%	47%	32%	
		TOTAL	*		= 841 855	2116 2105(adj)	-	
.004	A. Scheuermann	#12-3-19-1=2				1/4/13	2/1/13	4/1/13
7.202.601- .604	A. Rankin	#12-7-13-1=53?				12/7/12	1/4/13	3/1/13
7.000.75, 7.202.3, 7.202.4	R. Richards	Abuse Records & Appeals Crossover #11-12-20-1=2				4/6/12	5/6/12	7/1/12
7.000.73,	ED Rules/C. Hammer Child Welfare	OPSO) → Audits will revise? OCYF Child Welfare & EP Child	7		2			
Volume 2	Corrective Action Process	TBD (Review performed by	7	5/22/13	2	7/12/13	8/2/13	10/1/13
Volume 1		TBD (Review performed by OAS) Who will revise?	8	5/22/13	8	7/12/13	8/2/13	10/1/13
Volume 28	Juvenile Parole Board	EP Boards & Commissions- Juvenile Parole Board	1	-	0		-	N/A
Volume 27	Colorado Commission for the Deaf & Hard of Hearing/ Cliff Moers	EP Boards & Commissions- Colorado Commission for the Deaf & Hard of Hearing	42		0	-		N/A
7.202.605 - .609	& Appeals/Marge Bornstein	EP Boards & Commissions- Child Abuse Records & Appeals	5	-	0		-	N/A
Volume 5	Responsibility ED Rules / Charissa Hammer	OPSO Audits OAS Accounting (crossover with program areas) #11-9-12-1 (mostly repeals)	327	-	9	4/6/12	5/4/12	7/1/12
4.4010.42, 4.4010.421 - .424, 4.4013	Quality Assurance/ Toni Myles	OPSO FAQA #11-8-11-2 (per email)	5		5	5/4/12	6/1/12	8/1/12
7.304.65, 7.407	Administrative Review/ Marc Mackert	OPSO Administrative Review (ARD) #12-3-7-1	2	5/22/13 (draft 4/ 26/13)	1	7/12/13	8/2/13	10/1/13
12.200 series	Program/	OBH Domestic Violence Program→moved to OCYF #11-11-15-1	16	-	13	3/2/12	4/6/12	6/1/12
2 CCR 502-4 (Volume 21)	Competency Evaluations in Criminal Proceedings	OBH Mental Health Institutes	8		0	1		
Volume 18	Ability to Pay	OBH Mental Health Institutes	12	-	0	-		N/A
	Evaluation Specialist	OBH Community Behavioral Health (Already repealed in CCR)	1	-	0	N/A	N/A	N/A

Note: It is anticipated that, as of June 2013, all revisions identified during Rule Reduction Review will have been presented for promulgation, with an exception of 4.8% of the total revisions in development by the Food Assistance Program.

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Regulatory Agenda Pursuant to House Bill 12-1008 Department of Human Services November 1, 2012 - October 31, 2013

(including status of rule promulgation as of October 31, 2013)

The Colorado Department of Human Services (CDHS) respectfully submits the following document in fulfillment of the statutory requirements set forth in Sections 2-7-203(4) and 24-4-103, C.R.S. (2013), as established in House Bill 12-1008, "Concerning additional methods for providing input to executive branch agencies about proposed rules, and, in connection therewith, directing agencies to establish representative groups to evaluate and comment on proposed rules, requiring agencies to notify the general assembly of any rule-making that results in increases in fees or fines, and requiring agencies to submit departmental regulatory agendas to the general assembly".

Overview of Department of Human Services Rule-making entities

CDHS has four Type I rule-making entities for which it was required to submit this report concerning their anticipated regulatory agendas for November 1, 2012 through October 31, 2013, pursuant to Section 2-7-203, C.R.S. This document summarizes rules that were presented on last year's Regulatory Agency proposed for November 1, 2012 through October 31, 2013, and promulgated by the Department's rule-making entities. These rule-making entities include the: Executive Director of the Department of Human Services; State Board of Human Services; Juvenile Parole Board; and the Adoption Intermediary Commission.

All four rule-making entities follow the requirements set forth in the Colorado Administrative Procedure Act (APA) concerning posting, noticing, and preparing regulatory analyses for each rule proposed for adoption by its respective board. Additionally, all rule-making sessions are conducted as open public meetings.

Executive Director Rules

An Executive Director rule-making session occurs on an as needed basis for rule-making purposes which are also preceded by stakeholder input and feedback on proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules.

State Board of Human Services

The State Board of Human Services meets on a regular basis, usually the first Friday of each month, to conduct business including rule making. Prior to the rule-making session, stakeholder input and feedback is sought on all proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules.

Juvenile Parole Board

The Juvenile Parole Board meets regularly to conduct its work pursuant to statutory mandates; however, they meet on an as needed basis for rule-making purposes. Prior to rule-making, stakeholder input is sought on proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules.

Adoption Intermediary Commission

Similar to the Juvenile Parole Board, the Adoption Intermediary Commission convenes to conduct work in fulfillment of its statutory mandates and meets on an ad hoc basis for rule-making. Consistent with the other three rule-making entities in the Department, stakeholder input is sought on proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules prior to rule-making.

Rule Review Project

The Department undertook a Rule Reduction Review project that included a review of all Departmental rules in an effort to repeal obsolete or redundant rules while revising remaining rules to ensure that they are clear, concise, consistent, and current. The broader goal of the project was to update, reduce, revise, clarify, and in many cases consolidate public assistance rules that serve low-income families, persons with disabilities, and older adults to allow county and partner staff to provide services more efficiently.

As a result of the rule reduction review project, the State Board of Human Services repealed approximately 20%, or 855, outdated and duplicative rules. The second phase of this project, the revision of 2,231 rules, or approximately 50% of total existing rules, is currently under way. This phase of revisions should near completion by December 31, 2013.

It is important to take note of the Department's Rule Reduction Review project when reviewing the following regulatory agenda for November 1, 2012 through October 31, 2013. Given that the project is ongoing, the Department has listed the rules and will provide additional information as the rule reviews are completed.

Please feel free to contact Dee Martinez, Deputy Executive Director for Enterprise Partnerships, at 303-866-4479, or dee.martinez@state.co.us, should you have questions or need additional information.

State Board of Human Services

The following rules are inclusive of rules that were anticipated as of November 1, 2012. Changes may have occurred pursuant to changes in state or federal law and other factors that could not be fully anticipated at the time of submittal. The status line has been added to indicate work performed since the original submission of this report on November 1, 2012.

The following list of rules is presented according to the primary office within the Department that is bringing the rule before the Board. However, it should be noted that some rules may have an affect on multiple programs.

Rules Concerning the Office of Behavioral Health

Persons or parties who may be affected positively or negatively by Office rulemaking: county departments of human and social services; state departments providing services to clients of the department; community behavioral health centers; developmentally disabled individuals and their families; entities providing services to children, youth and families; entities providing mental health and substance abuse services; and, recipients of mental health and substance abuse service.

Agency Rule- Making Number	12-5-29-1: Revisions Regarding Integrated System of Care Family Advocacy Programs for Mental Health Juvenile Justice Populations
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
Purpose	To create clarity and efficiency for stakeholders.
Schedule	TBD
Stakeholder Outreach	N/A
Status	This proposed rule was incorporated into Rule-Making# 13-3-4-1.

Rule	13-3-4-1: Revisions to Consolidate Substance Use Disorder and Mental Health Rules into New Behavioral Health Rules Pursuant to S.B. 10-175
New rule or revision	Revisions and consolidation
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
Purpose	To create clarity and efficiency for stakeholders.
Schedule	TBD
Stakeholder	Colorado Department of Public Health and Environment; Colorado Department of
Outreach	Health Care Policy and Financing; Colorado Department of Regulatory Agencies
	(DORA); CDHS Colorado Mental Health Institutes; Colorado Behavioral
	Healthcare Council; community mental health centers; mental health clinics;
	Colorado Designated Managed Service Organizations; Colorado Hospital

_	Association; consumer and family advocacy agencies; designated mental health facilities; and, substance abuse treatment providers; Policy Advisory Committee (PAC) and Child Welfare Sub-PAC.
Status	Adopted September 6, 2013.

Added Rule	13-5-14-1: Petitioning for Involuntary Medications
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	
rule	
Purpose	The rule was in response to an Office of the State Auditor Performance Audit regarding psychiatric medication practices for adult civil patients at the Colorado Mental Health Institutes. The Office of the State Auditor recommended that the Department of Human Services "provide more clarity to mental health practitioners…ensuring the appropriate use of emergency and involuntary medication orders".
Schedule	TBD
Stakeholder	Colorado Mental Health Institutes, Mental Health Center of Denver, Jefferson
Outreach	Center for Mental Health, Spanish Peaks Mental Health Center, Porter Hospital.
Status	Adopted July 12, 2013.

Rules Concerning the Office of Children, Youth and Families

Affected parties may include: county departments of human and social services; state departments providing services to clients of the CDHS; entities interacting with children and youth in Child Welfare and Youth Corrections settings; private youth corrections facilities; entities providing licensed child care; recipients of child welfare or child care services; and, entities providing services to children, youth and families.

Rule	12-3-19-1: Child Protection and Adoption Services Revisions Pursuant to Rule Reduction Review
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder Outreach	Child Protection Task Group; Colorado Human Services Directors Association (CHSDA); CHSDA children and families subcommittee; REAL Colorado; The Office of the Child's Representative; Child Welfare Sub-Policy Advisory Committee.
Schedule	TBD
Status	Adopted February 1, 2013.

Rule	12-7-13-1: Implementation of S.B. 12-011 to Revise Differential Response
	Referral and Assessment Procedures
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To expand the counties participating in Differential Response and to create the
	necessary guidance for consistent implementation.
Stakeholder	Rocky Mountain Children's Law Center; Office of the Child's Representative;
Outreach	Colorado Court Appointed Special Advocates; Differential Response Leadership
	Team; county departments of human/social services.
Schedule	November and December 2012 rule-making sessions
Status	Adopted January 4, 2013.

Rule	12-10-11-1: Changes to Interstate Compact on Placement of Children (ICPC) Expedited/Access to Court Records
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	Implement required changes to state law that create efficiencies in child placement, under the Interstate Compact on Placement of Children.
Stakeholder Outreach	The Court Improvement Project; County Interstate Compact on the Placement of Children (ICPC) Liaisons; Rocky Law Mountain Law Center; Office of the Child's Representative; county departments of human/social services, Child Welfare Sub-Policy Advisory Committee.
Schedule	TBD
Status	Adopted August 2, 2013.

Rule	Core Services Rule Reduction and Cleanup
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board Authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	N/A
Outreach	
Schedule	TBD
Status	Withdrawn for possible incorporation with another set of rule revisions.

Added Rule	13-3-26-1: Grievances Concerning the Conduct of County Department Child Welfare Personnel and Audit Recommended Revisions
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules. 19-3-211(4), C.R.S., regarding conflict resolution.
Purpose	An audit finding identified a conflict between State Department rules and the statutory provision governing grievances that concern the conduct of county department child welfare personnel, Section 19-3-211, C.R.S., regarding a conflict resolution process.
Stakeholder Outreach	Colorado Counties, Inc.; Colorado Human Services Directors Association; Policy Advisory Committee (PAC) and Sub-PAC; county departments of human/social services; Colorado Department of Human Services Audit Division.
Schedule	TBD
Status	Adopted June 7, 2013.

Rules Concerning the Office of Early Childhood

Affected parties may include: county departments of human and social services; public health providers; state departments providing services to clients of the Department; recipients of early childhood services; providers of early intervention services; case management entities; and, entities providing services to children, youth and families.

Rule	12-8-2-1: Child Care Rules Changes
New rule or revision	Revision
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board Authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	Revisions based upon 2012 legislative changes to implement statutory
	requirements to create efficiencies.
Stakeholder	All Colorado Children's Resident Camps and the American Camp Association.
Outreach	
Schedule	Tentative December 2012 and January 2013 rule-making sessions
Status	Adopted February 1, 2013 (moved from Office of Children, Youth and Families).

Rule	13-1-10-1: Early Intervention Program Rules (Revisions and Consolidation to
	Realign and Streamline Early Childhood Programs)
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	Community Centered Boards; Colorado Interagency Coordinating Council;
Outreach	Colorado Department of Education; Colorado Department of Health Care Policy
	and Financing; Colorado Department of Public Health and Environment; Colorado
	Department of Regulatory Agencies; Division of Insurance; PEAK Parent Center;
	Autism Society of Colorado; ARCs; Parent to Parent; CDHS Division for
	Developmental Disabilities; CDHS Division of Behavioral Health; CDHS Division
	of Child Welfare; CDHS Office of Long Term Care; Administrative Units Child
	Find Coordinators.
Schedule	TBD
Status	Adopted May 3, 2013.

Added Rule	13-6-11-1: Annual Update to Federal Poverty Guidelines and State Median Income for the Colorado Child Care Assistance Program (CCCAP)
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders. Federal Poverty Guidelines (FPG) and the State Median Income (SMI) levels are updated annually by the federal Department of Health and Human Services and Low Income Home Energy Assistance Program for the State Median Income. The updated income levels impact the CCCAP program
Stakeholder Outreach	Colorado Counties, Inc.; county directors of human/social services; County Child Care Assistance Program and Child Welfare Program staff; child care advocacy groups; Child Support Program state staff; CDHS Colorado Works Program, Child Welfare, and Colorado Refugee Services Programs, Sub-Policy Advisory Committee.
Schedule	TBD
Status	Adopted September 6, 2013.

Rules Concerning the Office of Economic Security

Affected parties may include: county departments of human and social services; Area Agencies on Aging; local Colorado Works offices; community organizations providing services to refugees; entities that provide vocational rehabilitation opportunities; entities providing services to aging citizens; and, recipients of services provided by the Office.

Rule	11-9-2-5: Revisions to the Child Support Enforcement Rules Concerning Establishing Paternity and Support Orders, and Modification of Support Orders
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder Outreach	APA/Judicial Task Group; County Human Services Director's Association; IV-D Administrators; IV-D Task Force; Colorado Legal Services; Ken Sanders, Betsy Sweetland, and Mark Kling as members of Fatherhood Groups; CDHS Division of Child Welfare and Division of Colorado Works; REAL Colorado; and Office of Economic Security Sub-Policy Advisory Committee.
Schedule	TBD
Status	Adopted February 1, 2013.

Rule	12-1-3-2: Food Assistance Program Rule Rewrite per Rule Reduction Review
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board Authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	Aurora Community Connection; Hunger Free Colorado; Share Our
Outreach	Strength/Cooking Matters; Care and Share; Food Assistance Performance
	Improvement Plan workgroup; Office of Economic Security Sub-Policy Advisory
	Committee; county departments of human/social services.
Schedule	TBD
Status	Estimate initial review in May 2014 and adoption in June 2014.

Rule	12-8-8-1: Averaging Student Work Hours for Food Assistance Eligibility
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board Authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	N/A
Outreach	
Schedule	TBD
Status	Deleted and incorporated with #12-1-3-2.

Rule	12-8-8-2: Updating the Shelter Deduction Cap and Standard Deduction
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board Authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	N/A
Outreach	
Schedule	TBD
Status	Deleted and incorporated with #12-1-3-2.

Rule	13-3-5-1: Rewrite of Rules Concerning Services for the Aging (Adult Foster Care, Aid to the Needy Disabled, Home Care Allowance, SP-HCA, Old Age Pension)
New rule or revision	Consolidation, Revision, Repeals.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder Outreach	Colorado Commission on Aging; Colorado Legal Services; The Legal Center; Colorado Senior Lobby; Single Entry Point Agencies; Community Centered Boards; Adult Financial Rule Task Group; Economic Security Sub-Policy Advisory Committee; County Human Services Directors Association; and, county departments of human/social services.
Schedule	TBD
Status	Estimate initial review in December 2013 and adoption in January 2014 (moved from Office of Long Term Care).

Rule	13-6-17-1: 2013-14 Low-Income Energy Assistance Program (LEAP) Annual
	Update
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To provide the annual update concerning income guidelines and eligibility.
Stakeholder	Colorado Legal Services; Energy Outreach Colorado; Colorado Energy Office;
Outreach	Governor's Commission on Low Income Energy Assistance; Colorado Cross-
	Disability Coalition; Colorado Rural Electric Association; County LEAP
	managers; County Human Services Directors Association; and, Economic Security
	Sub-Policy Advisory Committee.
Schedule	TBD
Status	Adopted September 6, 2013.

Rule	Miscellaneous rule-making numbers for: Revisions Regarding Issues Raised by the Office of Legislative Legal Services Regarding: Deletion of Mandated Rules for the Domestic Violence Program and Division of Vocational Rehabilitation; References to Agency Letters in the Food Assistance Program; and, Incorporation by Reference in Colorado Works Program
New rule or revision	Revisions
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. (2012). To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	A variety of advisory groups for each program.
Outreach	
Schedule	TBD
Status	1) #12-12-2-1: Technical Cleanup of the Division of Vocational Rehabilitation General and Independent Living Program Rules, adopted February 1, 2013; 2) #12-12-3-1: Clarifying Food Assistance Resource Standards, adopted February 1, 2013; 3) #12-12-3-2: Technical cleanup of Colorado Works rules, adopted February 2, 2013; 4) #12-12-14-1: Changes to the Domestic Violence Program, adopted March 8, 2013.

Added Rule	12-12-1: Revisions to the Definition for Developmental Disability and the Process Used by Community Centered Boards in Making the Determination of Developmental Disability
New rule or revision	Revisions implement workgroup recommendations and improve the efficiency, consistency, and transparency of the developmental disability determination process.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	The rule revised the definition of "developmental disability", the process by which a developmental disability is determined, and the requirements for the development of an Individualized Plan (IP) in response to concerns raised by Community Centered Boards (CCBs), clients, and families regarding the inconsistencies and inefficiencies of the developmental disability determination process.
Stakeholder Outreach	Developmental Disability Definition Workgroup; The Legal Center; The Arc of Colorado; JFK Partners; Community Centered Boards; Colorado Department of Health Care Policy and Financing.
Schedule	TBD
Status	Adopted June 7, 2013.

Added Rule	13-2-8-1: Child Support Enforcement Intergovernmental Revisions
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	The Division of Child Support Enforcement was negotiating with the Federal
	Office concerning the State Plan and learned that the Plan needed to be updated
	for approval. Part of the negotiations with the Federal Office was an agreement
	that the rules would be effective under an emergency justification so that the Plan
	could be updated as quickly as possible.
Stakeholder	Federal Regional Office of Child Support Enforcement representative; IV-D Task
Outreach	Force; IV-D Administrators; Colorado Legal Services; Office of Economic
	Security Sub-Policy Advisory Committee; County Human Services Director's
	Association; Ken Sanders, Betsy Sweetland, and Mark Kling as members of
	fatherhood groups.
Schedule	TBD
Status	Adopted as emergency April 5, 2013 and final (permanent) May 3, 2013.

Added Rule	13-4-3-1: Streamlining Child Support Enforcement Rules Regarding
	Confidentiality and the Enforcing County
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	IV-D task Force; IV-D Administrators; Colorado Legal Services; County Human
Outreach	Services Director's Association; Ken Sanders, Betsy Sweetland, and Mark Kling as
	members of Fatherhood groups; and, Office of Economic Security Sub-Policy
	Advisory Committee.
Schedule	TBD
Status	Adopted September 6, 2013.

Added Rule	13-4-11-1: Implementation of House Bill 13-1055 to Remove "Face to Face" from
	Colorado Works Requirements
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	AFDC Coalition; Legal Aid of Metropolitan Denver; Colorado Center on Law and
Outreach	Policy; Colorado Department of Health Care Policy and Financing; Economic
	Security PAC-subcommittee members, PAC members; Colorado Counties, Inc.;
	Colorado Directors of Human Services Association; Colorado Works Rule Rewrite
	Committee; and, Colorado Department of Human Services Food Assistance
	Division, Adult Financial Support Services, Child Support Enforcement Division,
	Child Care Division, Low-Income Energy Assistance Program, and Colorado
	Refugee Services.
Schedule	TBD
Status	Adopted June 7, 2013.

Added Rule	13-5-14-2: Food Assistance Updates to Eligibility Standards
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To be in compliance with federal regulations to be effective October 1.
Stakeholder	Aurora Community Connection; Hunger Free Colorado; Share Our
Outreach	Strength/Cooking Matters; Care and Share; Weld Food Bank; Office of Economic
	Security Sub-Policy Advisory Committee; Food Assistance monthly meeting with
	ten large counties.
Schedule	TBD
Status	Adopted emergency September 6, 2013 and final (permanent) October 4, 2013.

Added Rule	13-8-19-1: Maximum and Minimum Benefit Allotment for Food Assistance
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To be in compliance with federal regulations to be effective November 1.
Stakeholder	Aurora Community Connection; Hunger Free Colorado; Share Our
Outreach	Strength/Cooking Matters; Care and Share; Weld Food Bank; Food Assistance
	Performance Improvement Plan workgroup; Office of Economic Security Sub-
	Policy Advisory Committee; county departments of human/social services.
Schedule	TBD
Status	Adopted emergency October 4, 2013; to be adopted final (permanent) November
	8, 2013.

Added Rule	13-9-12-1: Implementation of a Provision of House Bill 10-1384 on Financial
	Responsibility for Sponsors of Non-Citizens
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	26-2-111(2), C.R.S. (2013) - eligibility for public assistance- creates general rules
rule	for the Aid to the Needy Disabled and Old Age Pension programs;
	26-2-111.8, C.R.S. (2013) To revise and update current rules.
Purpose	The purpose of this change is to implement new eligibility requirements for the Adult Financial programs, including Old Age Pension (OAP) and Aid to the Needy Disabled (AND) programs.
	The change will enforce financial responsibility requirements for relative sponsors of qualified non-citizens as required by House Bill 10-1384, which has an effective date of January 1, 2014. Sponsors of qualified non-citizens are required to sign a federal Affidavit of Support, which is a binding contract requiring that the sponsor provide for the qualified non-citizen's needs.
Stakeholder	Aurora Community Connection; Hunger Free Colorado; Share Our
Outreach	Strength/Cooking Matters; Care and Share; Weld Food Bank; County Human Services Directors Association; Colorado Commission on Aging; Colorado Legal Services; The Legal Center; Colorado Senior Lobby; Single Entry Point agencies; Community Centered Boards; Adult Financial Rules Task Group; Office of Economic Security Sub-Policy Advisory Committee; Food Assistance monthly meeting with ten large counties.
Schedule	TBD
Status	Adopted emergency October 4, 2013; to be adopted final (permanent) November 8, 2013.

Rules Concerning the Office of Long Term Care

Affected parties may include: county departments of human and social services; state departments providing services to clients of the Department; developmentally disabled individuals and their families; Community Centered Boards; entities providing services to aging citizens; residents at the State Veteran Nursing Homes; health care and behavioral health care providers; and, entities providing services to developmentally disabled individuals.

Rule	Revisions to Division of Vocational Rehabilitation Rules Concerning Business Enterprise Partnerships (BEP) per Rule Reduction Review
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board or the Executive Director to promulgate rules pursuant to the State Board Authority granted pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder Outreach	N/A
Schedule	TBD
Status	On hold.

Rule	12-9-11-1: Revisions to Adult Protective Services and to Add Trust Accounts
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	The Office of Legislative Legal Services (OLLS) staff reviewed the Adult
	Protective Services (APS) rules that were effective August 1, 2012. During the
	review, OLLS identified two areas that would require a change in the rules: 1)
	Wording related to "good cause" and 2) A correction of the penalty for violating
	confidentiality.
Stakeholder	County Human Services Directors Association (CHSDA), APS Supervisors,
Outreach	Policy Advisory Committee (PAC), Economic Security Sub-PAC, Colorado
	Commission on Aging (CCOA), Senior Lobby, CDHS Audit Division.
Schedule	TBD
Status	Adopted February 1, 2013.

Rule	12-10-17-1: Annual Old Age Pension Cost of Living Adjustment (OAP COLA) for 2013
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board Authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
	Colorado Constitution, Article XXIV Section 4. The state board of public welfare to administer fund. The state board of public welfare, or such other agency as may be authorized by law to administer old age pensions, shall cause all moneys deposited in the old age pension fund to be paid out as directed by this article and as required by statutory provisions not inconsistent with the provisions hereof, after defraying the expense of administering the said fund.
Purpose	To authorize an increase in the Cost of Living Adjustment for recipients of the Old Age Pension.
Stakeholder	Colorado Commission on Aging; Colorado Legal Services; The Legal Center;
Outreach	Colorado Senior Lobby; County Human Services Directors Association; Office of Information Technology; Economic Security Sub-Policy Advisory Committee.
Schedule	Emergency Rule scheduled for November 9, 2012
Status	Adopted emergency November 9, 2012; final/permanent on January 4, 2013.

Rule	12-10-19-1: Revision to Special Populations Home Care Allowance Program Eligibility
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board Authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
	26-1-122(4) (a), C.R.S County departments shall keep such records and accounts in relation to assistance payments program costs and social services program costs as the state department shall prescribe by rules and as may be required in part 7 of article 2 of this title. All program costs shall be allocated, under rules of the state department, to either assistance payments or social services.
Purpose	To implement the requirements of House Bill 12-1177 and to create clarity and efficiency for stakeholders. The Special Populations Home Care Allowance (SP-HCA) program was created by House Bill 12-1177 in March 2012 and was implemented in less than a month after signature of the Governor. Due to the extremely quick implementation, there was confusion by the clients' representatives related to the rules of the program; therefore, the Department implemented a grace period to allow for reapplication to the SP-HCA program up until June 30, 2013. This time frame will allow the Department to provide some additional education to client representatives, advocacy groups, and Community Centered Board staff related to the SP-HCA rules.
Stakeholder Outreach	Adult Financial Supervisors; Colorado Counties, Inc.; County Human Services Directors Association; county directors of human/social services; Single Entry
Caticaen	Points; Colorado Department of Health Care Policy and Financing; Community Centered Boards (CCBs); The Legal Center; Colorado Legal Services; CDHS Division for Developmental Disabilities; Economic Security Sub-Policy Advisory Committee.
Schedule	Emergency Rule scheduled for November 9, 2012
Status	Adopted emergency November 9, 2012; final (permanent) January 4, 2013.

Rule	12-10-10-1: Implementation of House Bill 12-1063 Regarding the Military
	Veterans Cemetery at Homelake
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	To revise and update current rules.
rule	
Purpose	To implement the requirements of the bill and to create clarity and efficiency for
	stakeholders.
Stakeholder	Commission on State and Veterans Nursing Homes; Homelake Advisory Board;
Outreach	Homelake Cemetery Board; United Veterans Committee of Colorado.
Schedule	TBD
Status	Adopted March 8, 2013.

Rule	Comprehensive Rule Revisions for Division for Developmental Disabilities
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board or the Executive Director to promulgate rules pursuant to the State Board Authority granted pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted pursuant to 26-1-109 C.R.S. (2012). To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder Outreach	N/A
Schedule	TBD
Status	Pursuant to House Bill 13-1314, rules for the Division for Developmental Disabilities will be moved to the Colorado Department of Health Care Policy and Financing.

Rule	12-7-10-1: Publication of the Support Level Algorithm
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board Authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	Create enhanced transparency concerning process by which certain benefits are
	determined.
Stakeholder	DDD sent a Communication Brief to advocates, Community Centered Boards and
Outreach	program approved service agencies via e-mail and held three public meetings to
	obtain stakeholder input.
Schedule	Final hearing schedule for the December 2012 rulemaking session.
Status	Adopted November 9, 2012.

Added Rule	13-2-11-1: Old Age Pension (OAP) and Aid to the Needy Disabled (AND) In-Kind Support Maintenance Rule Correction
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. 26-1-109, 26-2-111, 26-2-114, C.R.S. (2013). To revise and update current rules.
Purpose	In January 2013, the State Board passed the Social Security Cost of Living Adjustment (COLA) increase to the Old Age Pension program. As part of that rule revision, the In-Kind Support Maintenance (ISM) table related to shelter and utility costs was updated. The amount of the shelter expenses placed into rule was incorrectly calculated and needs to be corrected. In addition, while revisiting this calculation, the Department realized the ISM calculation in rule related to the Aid to the Needy Disabled program was also incorrect in rule. This rule package will correct these inaccuracies in the calculations. The incorrect calculation of the ISM will cause some Old Age Pension (OAP) and some Aid to the Needy Disabled-Colorado Supplement (AND-CS) clients to have an incorrect benefit awarded.
Stakeholder	Colorado Commission on Aging; Colorado Legal Services, The Legal Center;
Outreach	Colorado Senior Lobby; Economic Security Sub-PAC; County Human Services
	Directors Association; CDHS Office of Information Technology.
Schedule	TBD
Status	Adopted emergency April 5, 2013 and final (permanent) May 3, 2013.

	10.10.10.10.00.00.00.00.00.00.00.00.00.0
Added Rule	12-12-12-1: Definition of Developmental Disability and CCB Process for
	Determinations
New rule or	Revisions
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	The proposed rule changes include revisions to the definition of developmental
	disability, the process by which a developmental disability is determined, and the
	requirements for the development of an Individualized Plan (IP), in response to
	concerns raised by Community Centered Boards (CCBs), clients, and families
	regarding the inconsistencies and inefficiencies of the developmental disability
	determination process.
Stakeholder	The Legal Center; The Arc of Colorado; JFK Partners; Community Centered
Outreach	Boards; Colorado Department of Health Care Policy and Financing.
Schedule	TBD
Status	Adopted June 7, 2013.

Added Rule	13-7-12-1: Repeal of Service Fees for Intermediate Care Facilities for Individuals with Intellectual Disabilities (also known as Intermediate Care Facilities for the Mentally Retarded (ICF/MR)) Pursuant to S.B. 13-167
New rule or revision	Revision; repeal.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S. To revise and update current rules.
Purpose	To implement legislation that transferred this function to the Colorado Department of Health Care Policy and Financing.
Stakeholder	Colorado Department of Health Care Policy and Financing; Bethesda Lutheran
Outreach	Communities.
Schedule	TBD
Status	Adopted September 6, 2013.

Rules Concerning the Office of Performance and Strategic Outcomes

Affected parties may include: county directors and their respective departments of human and social services; financial managers at the counties as well as providers; and, auditors.

Rule	12-3-7-1: Revision of Administrative Review Findings, Fiscal Sanctions, Appeals and Disallowances
New rule or revision	Revision
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board Authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2012) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2012) To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	N/A
Outreach	
Schedule	TBD
Status	No rule revisions were needed.

Executive Director Rules

The following rule(s) are inclusive rules that were anticipated as of November 1, 2012. Changes may occur pursuant to changes in state or federal law and other factors that cannot be fully anticipated at this time. At this time, the Department does not anticipate fee increases related to the adoption of these rules. The Department reserves the right to amend this agenda as additional information becomes available.

The following list of rules is presented according to the primary office within the Department that is bringing the rule before the Board. However, it should be noted that some rules might have an affect on multiple programs.

An extensive list of individuals and organizations are routinely consulted in the development of rules and in the formal rulemaking process. Due to the range of subject matter falling under the purview of the Department, this list is diverse and can change. Affected parties may include: employees at the Department as well as employees of the county departments of human and social services.

Rule	Revisions Concerning Tier II Corrective Action Process
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the Executive Director to
other basis for	promulgate rules pursuant to the Executive Director authority granted pursuant to
adoption of	26-1-109 C.R.S. (2012) To revise and update current rules.
rule	
Purpose	To create clarity and efficiency for stakeholders.
Stakeholder	N/A
Outreach	
Schedule	TBD
Status	No rule revisions were needed.

Juvenile Parole Board

The following rule(s) are inclusive rules that were anticipated as of November 1, 2012. Changes may occur pursuant to changes in state or federal law and other factors that cannot be fully anticipated at this time. At this time, the Department does not anticipate fee increases related to the adoption of these rules. The Department reserves the right to amend this agenda as additional information becomes available.

Rules Concerning the Juvenile Parole Board

An extensive list of individuals and organizations are routinely consulted in the development of rules and in the formal rulemaking process. Due to the range of subject matter falling under the purview of the Department, this list is diverse and can change. Affected parties may include: youth and families who are involved in the Division of Youth Corrections system and in the related process of Juvenile Parole; Judicial; law enforcement; and county departments of human and social services.

Rule	JPB 13-6-20-1: Revisions to Rules Concerning Parole Decision Criteria
New rule or	Revision
revision	
Statutory or	Rulemaking authority and related duties are established in 19-2-206 and 207,
other basis for	C.R.S.
adoption of	
rule	
Purpose	Update existing rule to reflect modifications in practice and to create greater
	clarity for stakeholders.
Stakeholder	Colorado Organization for Victim Assistance, Colorado Coalition Against Sexual
Outreach	Assaults, Children's Law Center, District Attorney's Office, District Attorney
	Victim Witness Coordinators, Colorado Department of Public Safety Division of
	Criminal Justice, Colorado Department of Human Services Division of Youth
	Corrections, Colorado Department of Corrections, Colorado Board of Parole.
Schedule	TBD
Status	Noticed for adoption by Juvenile Parole Board on November 13, 2013.

Adoption Intermediary Commission

The following rule(s) are inclusive of anticipated rules, as of November 1, 2012. Changes may occur pursuant to changes in state or federal law and other factors that cannot be fully anticipated at this time. At this time, the Department does not anticipate fee increases related to the adoption of these rules. The Department reserves the right to amend this agenda as additional information becomes available.

An extensive list of individuals and organizations are routinely consulted in the development of rules and in the formal rulemaking process. Due to the range of subject matter falling under the purview of the Department, this list is diverse and can change. Impacted parties may include: individuals who were involved in an adoption during the designated time period.

Rules Concerning the Adoption Intermediary Commission

Rule	AIC 12-11-2: Revisions Concerning Issues Raised by the Office of Legislative Legal Services Regarding Repeal of All Adoption Intermediary Commission Rules
New rule or revision	Repeals.
Statutory or other basis for adoption of rule	Rulemaking and related authority for the Adoption Intermediary Commission are created pursuant to 19-5-303, C.R.S.
Purpose	Update existing rule to reflect modifications in practice and to create greater clarity for stakeholders. Address issues identified by the Office of Legislative Legal Services' staff related to the related rule reduction.
Stakeholder	Adoption Intermediary Commission, licensed Adoption Child Placement
Outreach	Agencies, Colorado Confidential Intermediary Services, Colorado Association of Child and Family Agencies, Foster Care and Adoption Agencies of Colorado, Office of the Child's Representative, and the Rocky Mountain Law Center.
Schedule	TBD
Status	Adopted by Adoption Intermediary Commission on February 5, 2013.



Regulatory Agenda Department of Human Services November 1, 2013 - October 31, 2014

The Colorado Department of Human Services (CDHS) respectfully submits the following document in fulfillment of the statutory requirements set forth in Sections 2-7-202, 2-7-203(2), (4) and 24-4-103(2), (3), (11)(a), Colorado Revised Statutes (2013), as established in House Bill 12-1008 "Concerning additional methods for providing input to executive branch agencies about proposed rules, and, in connection therewith, directing agencies to establish representative groups to evaluate and comment on proposed rules, requiring agencies to notify the general assembly of any rule-making that results in increases in fees or fines, and requiring agencies to submit departmental regulatory agendas to the general assembly"; and, House Bill 13-1299 "Concerning Changes to the 'State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act' of 2010".

Overview of Department of Human Services Rule-making Entities

CDHS has four Type I rule-making entities for which it was required to submit this report concerning their anticipated regulatory agendas for November 1, 2013 through October 31, 2014, pursuant to Sections 2-7-202(6) and 2-7-203, C.R.S. (2013). These rule-making entities include the: Executive Director of the Department of Human Services; State Board of Human Services; Juvenile Parole Board; and the Adoption Intermediary Commission.

All four rule-making entities follow the requirements set forth in the Colorado Administrative Procedure Act (APA) concerning posting, noticing, and preparing regulatory analyses for each rule proposed for adoption by its respective board. Additionally, all rule-making sessions are conducted as open public meetings.

Executive Director Rules

An Executive Director rule-making session occurs on an as needed basis for rule-making purposes which are also preceded by stakeholder input and feedback on proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules.

State Board of Human Services

The State Board of Human Services meets on a regular basis, usually the first Friday of each month, to conduct business including rule making. Prior to the rule-making session, stakeholder input and feedback is sought on all proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules.

Juvenile Parole Board

The Juvenile Parole Board meets regularly to conduct its work pursuant to statutory mandates; however, they meet on an as needed basis for rule-making purposes. Prior to rule-making, stakeholder input is sought on proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules.

Adoption Intermediary Commission

Similar to the Juvenile Parole Board, the Adoption Intermediary Commission convenes to conduct work in fulfillment of its statutory mandates and meets on an ad hoc basis for rule-making. Consistent with the other three rule-making entities in the Department, stakeholder input is sought on proposed new rules, modifications to existing rules, and repeal of outdated, redundant rules prior to rule-making.

Rule Review Project

The Department undertook a Rule Reduction Review project that included a review of all Departmental rules in an effort to repeal obsolete or redundant rules while revising remaining rules to ensure that they are clear, concise, consistent, and current. The broader goal of the project was to update, reduce, revise, clarify, and in many cases consolidate public assistance rules that serve low-income families, persons with disabilities, and older adults to allow county and partner staff to provide services more efficiently.

The Department is in the second phase of this project and nearing completion of revisions of approximately 2,100 rules. There are two large rule-making packages that will contribute to these revisions: 1) rewrite of the Adult Financial Services rules, which is anticipated to be presented for the State Board's consideration in December 2013 and 2) rewrite of the Food Assistance Program rules, which is anticipated for April 2014.

Please feel free to contact Dee Martinez, Deputy Executive Director for Enterprise Partnerships, at 303-866-4479, or dee.martinez@state.co.us, should you have questions or need additional information.

State Board of Human Services

The following rules are inclusive of anticipated rules, as of November 1, 2013. Changes may occur pursuant to changes in state or federal law and other factors that cannot be fully anticipated. At this time, the Department does not anticipate fee increases related to the adoption of these rules. The Department reserves the right to amend this agenda as additional information becomes available.

The following list of rules is presented according to the primary office within the Department that is bringing the rule before the Board. However, it should be noted that some rules may have an affect on multiple programs.

Rules Concerning the Office of Behavioral Health

Persons or parties who may be affected positively or negatively by Office rule-making: county departments of human and social services; state departments providing services to clients of the department; community behavioral health centers; developmentally disabled individuals and their families; entities providing services to children, youth and families; entities providing mental health and substance use services; and, recipients of mental health and substance use services.

Rule	Coordinated Community Behavioral Health Crisis System Rules Pursuant to
	Senate Bill 13-266.
New rule or	Revision and/or new rules.
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	(2013); 27-60-103, C.R.S. (2013).
rule	To revise and update current rules.
Purpose	To implement Senate Bill 13-266, which authorizes the State Board of Human
	Services to establish any necessary rules for crisis services.
Proposed	Colorado Department of Public Health and Environment (CDPHE); Colorado
Stakeholder	Department of Health Care Policy and Financing (HCPF); Colorado Department of
Outreach	Regulatory Agencies (DORA); Colorado Behavioral Healthcare Council;
	community mental health centers; mental health clinics; Colorado Designated
	Managed Service Organizations; Colorado Hospital Association; consumer and
	family advocacy agencies; designated mental health facilities; substance abuse
	treatment providers; county departments of human/social services; Policy
	Advisory Committee (PAC) and Sub-PAC committees.
Schedule	TBD

Rules Concerning the Office of Children, Youth and Families

Affected parties may include: county departments of human and social services; state departments providing services to clients of CDHS; entities interacting with children and youth in Child Welfare and Youth Corrections settings; private youth corrections facilities; recipients of child welfare services; and, entities providing services to children, youth and families.

Rule	13-8-6-1: Creating a New Program Area (PA3) that Enables the Reporting and Tracking of County Expenditures Relating to Prevention and Intervention Activities
New rule or revision	Revision and new rules to implement legislation.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the authority granted pursuant to 26-1-107, C.R.S. (2013); 19-1-116(1.5), (2)(b)(I), 26-5-110, 26-5.5-103(1), 26-5.5-104(2)(b), (4)(a)(I), C.R.S. (2013). To revise current rules and implement legislation.
Purpose	This proposed rule allows counties to provide prevention and intervention services with existing funding sources. This rule change was authorized under House Bill 11-1196, Flexible Funding for Families.
Proposed	Colorado Department of Health Care Policy and Financing, Office of Information
Stakeholder Outreach	and Technology - Colorado Trails Automation Staff, Colorado Trails Users Group, Office of Behavioral Health Planning and Advisory Council, Division of Youth Corrections Senate Bill 94 Advisory Board, CDHS Financial Officers Group; Policy Advisory Committee (PAC) and Sub-PAC committees; and, county departments of human/social services.
Schedule	Initial review October 4, 2013 and noticed for adoption on November 8, 2013.

Rule	13-6-10-1: Foster Care Revisions, Repeals, and Additions, including Provisions of S.B. 13-047
New rule or revision	Revision, repeal, implementation of legislation.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the authority granted pursuant to 26-1-107, C.R.S. (2013); 19-7-102 and 26-6-102(12), C.R.S., (2013) and Child and Family Services Improvement and Innovation Act (P.L. 112-34).
Tuic	To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders and to implement provisions of
	Senate Bill 13-047 to provide protection of youth in foster care from identity theft.
Proposed	Colorado Counties, Inc. (CCI); Colorado Association of Family and Children's
Stakeholder	Agencies (CAFCA); Colorado Coalition of Adoptive Families (COCAF);
Outreach	Colorado Human Services Directors Association (CHSDA); CHSDA foster care
	rules subcommittee; county adoption supervisors; Colorado State Foster Parent
	Association; Colorado Trails User Group (CTUG); Foster Care and Adoption
	Agencies of Colorado; Foster Care Coordinators; Office of the Child's
	Representative (OCR); Rocky Mountain Children's Law Center; Child Protection

	Task Group; Permanency Task Group; Policy Advisory Committee (PAC) and Sub-PAC committees; and Treatment Foster Care Task Group.
Schedule	TBD

Rule	Implementation of House Bill 13-1271 Regarding a Child Abuse Reporting Hotline System
New rule or revision	Revision, repeal, additions to implement legislation.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to the authority granted pursuant to 26-1-107, C.R.S. (2013). To revise and update current rules.
Purpose	To implement House Bill 13-1271 in order for it to go live in January 2015.
Proposed	Office of the Child's Representative; Child Protection Task Group; Colorado
Stakeholder	Counties, Inc.; Colorado Human Services Directors Association (CHSDA); and
Outreach	county departments of human/social services.
Schedule	TBD

Rules Concerning the Office of Early Childhood

Affected parties may include: county departments of human and social services; public health providers; state departments providing services to clients of the Department; recipients of early childhood services; providers of early intervention services; case management entities; entities providing licensed child care; recipients of child care services; and, entities providing services to children and their families.

Rule	13-1-2-1: Implementation of Provisions of House Bill 12-1228 and House Bill 12-
	1276 Regarding Child Care Licensing
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, 26-6-
adoption of	103.7(2), 26-6-105.7, 26-6-107, C.R.S. (2013). To revise and update current rules.
rule	
Purpose	A) House Bill 12-1228 affects the Neighborhood Youth Organization (NYO)
	license type.
	B) House Bill 12-1276 has two effects: 1) it changes the composition of the
	appeals panel, 2) it sets a framework for the management of appeals, and sets a
	very specific appeals process for denied appeals related to materials waivers.
Proposed	Boys and Girls Clubs of Colorado; and, all licensed providers, which includes
Stakeholder	family child care home providers, child care center providers, pre-schools, school
Outreach	aged programs, residential camps, and all 24-hour license types.
Schedule	Proposed initial review in November 2013 and adoption in December 2013.

Rule	13-9-16-1: Cleanup of Early Intervention Program Rules
New rule or	Revisions
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 27-10.5-
adoption of	703(b) C.R.S. (2013). To revise and update current rules.
rule	
Purpose	Technical changes are needed in the Early Intervention Program rules to correct a
	typographical error, to include a rule that was inadvertently omitted from the
	officially published rules but a federal requirement, and other minor changes.
Proposed	Colorado Department of Education; Colorado Department of Health Care Policy
Stakeholder	and Financing; Community Centered Boards; Child Find teams; Colorado
Outreach	Coordinating Council; Federal Office of Special Education Programs.
Schedule	Proposed initial review in December 2013 and adoption at January 2014 rule-
	making session.

Rule	13-10-9-1: Implementation of a Provision of House Bill 13-1117 to Transfer the Nurse Home Visitor Program from the Department of Public Health and Environment to the Department of Human Services
New rule or revision	New rules
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013). To revise and update current rules.
Purpose	To implement House Bill 13-1117 regarding transfer of the nurse home visitor program to the Department of Human Services.
Proposed	Invest in Kids, Nurse-Family Partnership model representative for Colorado;
Stakeholder	University of Colorado Denver, Clinical and Community Affairs; University of
Outreach	Colorado College of Nursing, Anschutz Medical Campus; county public health departments; and, non-profit organizations across the state funded to implement the NHVP; and, county departments of human/social services.
Schedule	Proposed initial review in December 2013 and adoption at January 2014.

Rules Concerning the Office of Economic Security

Affected parties may include: county departments of human and social services; Area Agencies on Aging; local Colorado Works offices; community organizations providing services to refugees; entities that provide vocational rehabilitation opportunities; entities providing services to aging citizens; and, recipients of services provided by the Office.

Rule	12-1-3-2: Food Assistance Program Rule Rewrite per Rule Reduction Review
New rule or	Revisions and repeals
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013).
adoption of	To revise and update current rules.
rule	
Purpose	To create clarity and efficiency for stakeholders.
Proposed	Aurora Community Connection; Hunger Free Colorado; Share Our
Stakeholder	Strength/Cooking Matters; Care and Share; Food Assistance Performance
Outreach	Improvement Plan workgroup; Office of Economic Security Sub-Policy Advisory
	Committee; county departments of human/social services.
Schedule	Proposed initial review in May 2014 and adoption in June 2014.

Rule	13-3-5-1: Rewrite of Rules Concerning Services for the Aging: Adult Foster Care, Aid to the Needy Disabled, Home Care Allowance, Special Populations-Home Care Allowance, Old Age Pension
New rule or revision	Consolidation, Revision, Repeals.
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013). Colorado Constitution, Article XXIV, Section 6; 26-1-109, 26-2-111, 26-2-122.3, 26-2-122.4, 26-2-129, C.R.S. (2013).
	To revise and update current rules.
Purpose	Rules will be reorganized to ensure easy access for county departments and clients. Some existing rules may be duplicative and, occasionally, the rules appear to be contradictory. Reorganization will help to identify duplicative and contradictory rules so they can be consolidated and corrected, and excess rules can be repealed. Additionally, some more substantive changes will be implemented to assist with eligibility determination, to address fraud, or to create efficiencies for county departments.
Proposed	Colorado Commission on Aging; Colorado Legal Services; The Legal Center;
Stakeholder	Colorado Senior Lobby; Single Entry Point Agencies; Community Centered
Outreach	Boards; Adult Financial Rule Task Group; Economic Security Sub-Policy
	Advisory Committee; County Human Services Directors Association; and, county departments of human/social services.
Schedule	Proposed initial review in January 2014 and adoption February 2014.

Rule	13-8-19-1: Maximum and Minimum Benefit Allotment for Food Assistance
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 26-2-301 and 26-2-302, C.R.S. (2013); Food, Conservation and Energy Act of 2008 (2008 Farm Bill); 7 CFR 2713.10(e)(2)(ii)(C); 7 CFR 273.10(e)(4); The American Recovery Reinvestment Act of 2009 (ARRA). To revise and update current rules.
Purpose	To be in compliance with federal regulations to be effective November 1, 2013. The rule change adjusts the benefit amounts and includes the maximum and minimum benefit allotments that a household can receive in the food assistance rules. The American Recovery and Reinvestment Act of 2009 (ARRA) authorized a temporary increase in the maximum benefit allotment a household is eligible to receive beginning April 1, 2009, and also increased the minimum allotment a one-or two-person household can receive. These temporary increases end October 31, 2013. Due to the temporary increases ending, the maximum and minimum benefit allotments have been adjusted by the United States Department of Agriculture, Food and Nutrition Service (USDA, FNS). The changes are effective November 1, 2013.
Proposed Stakeholder Outreach	Aurora Community Connection; Hunger Free Colorado; Share Our Strength/Cooking Matters; Care and Share; Weld Food Bank; Food Assistance Performance Improvement Plan workgroup; Office of Economic Security Sub-Policy Advisory Committee; county departments of human/social services.
Schedule	Adopted emergency October 2013, to be adopted final (permanent) November 2013.

Rule	13-9-12-1: Implementation of a Provision of House Bill 10-1384 on Financial
	Responsibility for Sponsors of Non-Citizens
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 26-2-
adoption of	111(2) and 26-2-111.8, C.R.S. (2013).
rule	To revise and update current rules.
Purpose	The purpose is to implement new eligibility requirements for the Adult Financial
	programs, including Old Age Pension (OAP) and Aid to the Needy Disabled
_	(AND) programs. The changes will enforce financial responsibility requirements
-	for relative sponsors of qualified non-citizens as required by House Bill 10-1384,
	which has an effective date of January 1, 2014. Sponsors of qualified non-citizens
	are required to sign a federal Affidavit of Support, which is a binding contract
	requiring that the sponsor provide for the qualified non-citizen's needs.
Proposed	County Human Services Directors Association; Colorado Commission on Aging;
Stakeholder	Colorado Legal Services; The Legal Center; Colorado Senior Lobby; Single Entry
Outreach	Point agencies; Community Centered Boards; Adult Financial Rules Task Group;
39	Economic Security Sub-Policy Advisory Committee; and, county departments of
	human/social services.
Schedule	Initial review October 2013 and adoption in November 2013.

Rule	2014 Cost of Living Adjustment to Old Age Pension
New rule or	Revision
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	(2013) and the Colorado Constitution, Article XXIV, Section 4.
rule	To revise and update current rules.
Purpose	To authorize an increase in the Cost of Living Adjustment (COLA) for recipients
	of Old Age Pension.
Proposed	County Human Services Directors Association; Colorado Commission on Aging;
Stakeholder	Area Agencies on Aging; Colorado Legal Services; The Legal Center; Colorado
Outreach	Senior Lobby; Colorado Gerontological Society; Single Entry Point agencies;
	Economic Security Sub-Policy Advisory Committee; and, county departments of
	human/social services.
Schedule	TBD

Rule	Maximum and Minimum Benefit Allotment for Food Assistance
New rule or revision	Revision
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 26-2-301 and 26-2-302, C.R.S. (2013); Food, Conservation and Energy Act of 2008 (2008 Farm Bill); 7 CFR 2713.10(e)(2)(ii)(C); 7 CFR 273.10(e)(4). To revise and update current rules.
Purpose	To be in compliance with federal regulations to be effective November 1, 2014. The rule change adjusts the benefit amounts and includes the maximum and minimum benefit allotments that a household can receive in the food assistance rules.
Proposed	Aurora Community Connection; Hunger Free Colorado; Share Our
Stakeholder	Strength/Cooking Matters; Care and Share; Weld Food Bank; Food Assistance
Outreach	Performance Improvement Plan workgroup; Office of Economic Security Sub- Policy Advisory Committee; county departments of human/social services.
Schedule	Possible emergency adoption in October 2014 and final (permanent) adoption in November 2014.

Rule	2014-15 Low-Income Energy Assistance Program (LEAP) Annual Update
New rule or	Revision
revision	
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013). To revise and update current rules.
Purpose	To provide the annual update concerning income guidelines and eligibility, effective November 1, 2014.
Proposed	Colorado Legal Services; Energy Outreach Colorado; Colorado Energy Office;
Stakeholder	Governor's Commission on Low Income Energy Assistance; Colorado Cross-
Outreach	Disability Coalition; Colorado Rural Electric Association; County LEAP
14	managers; County Human Services Directors Association; and, Economic Security
	Sub-Policy Advisory Committee.
Schedule	Possible initial review in August 2013 and adoption in September 2013.

Rule	Refugee Services Program Revisions
New rule or	Revisions
revision	
Statutory or	The State Department is authorized to act through the State Board to promulgate
other basis for	rules pursuant to the State Board authority granted pursuant to 26-1-107, C.R.S.
adoption of	(2013).
rule	To revise and update current rules.
Purpose	To clarify and centralize the definition of "refugee" and documentation of
	verification for refugee status regarding eligibility for benefits.
Proposed	Colorado Legal Services County Human Services Directors Association; county
Stakeholder	departments of human/social services; Economic Security Sub-Policy Advisory
Outreach	Committee.
Schedule	TBD

Rules Concerning the Office of Long Term Care

Affected parties may include: county departments of human and social services; state departments providing services to clients of the Department; developmentally disabled individuals and their families; Community Centered Boards; entities providing services to aging citizens; residents at the State Veteran Nursing Homes; health care and behavioral health care providers; and, entities providing services to developmentally disabled individuals.

Rule	13-7-16-1: Adult Protective Services Rule Revisions Related to Senate Bill 13-111
New rule or	Revisions
revision	
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 26-3.1-108, C.R.S. (2013); 26-3.1-108, C.R.S. (2013). To revise and update current rules.
Purpose	As a result of the passage of Senate Bill 13-111, Adult Protective Services (APS) rules are being revised to align them with the new statute, which was effective upon signature. Specifically, rules related to the new County Services Funds will be implemented regarding appropriate use of the funds by counties and rules related to the new APS Administration funds that are intended to bring caseload averages down to the national and state recommended average of no greater than a ratio of twenty-five to one (25:1). There will also be some related technical revisions, such as in definitions, to align APS rules with updated definitions used in S.B. 13-111.
Proposed	Colorado Commission on Aging; Colorado Legal Services; Colorado Senior
Stakeholder	Lobby; Adult Sub-Policy Advisory Committee; and, county departments of
Outreach	human/social services.
Schedule	Proposed initial review in January 2014 and adoption in February 2014.

Rule	Adult Protective Services (APS) Revisions Related to Mandatory Reporting and Policy Changes Occurring as a Result of a New Case Management and Data System Pursuant to Senate Bill 13-111.
New rule or revision	Revisions
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 26-3.1-108, C.R.S. (2013).
Purpose	To implement changes to the APS program as a result of mandatory reporting implementation; which becomes effective July 1, 2014, and to make policy changes that are now possible as a result of procuring a new APS case management and data system. These policy changes will streamline APS processes and requirements and implement best practices to improve client safety outcomes.
Proposed	Colorado Commission on Aging; Colorado Legal Services; Colorado Senior
Stakeholder	Lobby; Adult Sub-Policy Advisory Committee; and, county departments of
Outreach	human/social services.
Schedule	Proposed initial review in April 2014 and adoption in May 2014.

Rule	Transfer of Rules Concerning the Division of Developmental Disabilities (DD)
	from the Department of Human Services (DHS) to the Department of Health Care
	Policy and Financing (HCPF) Pursuant to House Bill 13-1314
New rule or	Repeals
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2013) and the Executive Director Authority granted
rule	pursuant to 26-1-109 C.R.S. (2013); 25.5-10-101, et seq. (formerly 27-10.5-101, et
	seq.), C.R.S. (2013)
Purpose	To repeal DD rules from DHS in collaboration of transfer to HCPF pursuant to
	House Bill 13-1314, effective March 1, 2014.
Proposed	Community Centered Boards; Colorado Department of Health Care Policy and
Stakeholder	Financing; county departments of human/social services.
Outreach	
Schedule	Proposed for initial review in December 2013 and adoption in January 2014.

Rule	13-4-25-1: Revisions to the Vocational Rehabilitation General Program Rules to Implement a New Case Management System and Align Service Delivery
New rule or revision	Revisions
Statutory or other basis for adoption of rule	The State Department is authorized to act through the State Board to promulgate rules pursuant to authority granted pursuant to 26-1-107, C.R.S. (2013); 26-8-104(1)(a), (b), C.R.S. (2013). To revise and update current rules.
Purpose	To create clarity and efficiency for stakeholders. These rules would update the Division of Vocational Rehabilitation (DVR) program rules and provide technical clean-up, and align with the process required to utilize the Electronic Case Management System.
Proposed	Division of Vocational Rehabilitation's workforce system partners; independent
Stakeholder	living centers across the state; the Client Assistance Program; Colorado Mental
Outreach	Health Centers; Colorado agencies serving individuals who are blind; the State Rehabilitation Council Cerebral Palsy of Colorado; Colorado Community-Centered Boards serving individuals with Developmental Disabilities; and, a variety of other
	agencies providing services to individuals with disabilities throughout Colorado.
Schedule	Proposed for initial review in December 2013 and adoption in January 2014.

Rules Concerning the Office of the Executive Director

Affected parties may include: parties impacted by child welfare services; and county directors and their respective departments of human and social services.

Rule	Rules Concerning Child Protection Ombudsman Program
New rule or	New rules
revision	
Statutory or	The State Department is authorized to act through the State Board or the Executive
other basis for	Director to promulgate rules pursuant to the State Board authority granted
adoption of	pursuant to 26-1-107, C.R.S. (2013) and the Executive Director authority granted
rule	pursuant to 26-1-109 C.R.S. (2013). To revise and update current rules.
Purpose	To outline duties, qualifications, and processes of the Child Protection
	Ombudsman Program for clarity and efficiency for stakeholders.
Proposed	Child Protection Ombudsman Advisory Group; Child Protection Ombudsman;
Stakeholder	Colorado Legal Services; advocates of child protection; County Directors of
Outreach	human/social services.
Schedule	Proposed initial review in January 2014 and adoption in February 2014.

Juvenile Parole Board

The following rule(s) are inclusive of anticipated rules, as of November 1, 2013. Changes may occur pursuant to changes in state or federal law and other factors that cannot be fully anticipated. At this time, the Department does not anticipate fee increases related to the adoption of these rules. The Department reserves the right to amend this agenda as additional information becomes available.

Rules Concerning the Juvenile Parole Board

An extensive list of individuals and organizations are routinely consulted in the development of rules and in the formal rule-making process. Due to the range of subject matter falling under the purview of the Department, this list is diverse and can change. Affected parties may include: youth and families who are involved in the Division of Youth Corrections system and in the related process of Juvenile Parole; Judicial; law enforcement; and county departments of human and social services.

Rule	JPB 13-6-20-1: Revisions to Rules Concerning Juvenile Parole Decision Criteria
New rule or	Revision
revision	
Statutory or	Rule-making authority for the Juvenile Parole Board (JPB) and related duties are
other basis for	established in 19-2-206 and 19-2-207, C.R.S. (2013).
adoption of	
rule	
Purpose	Update existing rule to reflect modifications in making informed juvenile parole
	decisions and to create greater clarity for stakeholders. The rule revision also
	includes reference to the state Victims Rights Act pursuant to Section 24-4.1-301
	through 24-4.1-304, C.R.S. (2013), which acknowledges victims' rights as well a
	right to be informed, present, and heard at specific critical stages of the criminal
	justice system.
Proposed	Colorado Organization for Victim Assistance; Colorado Coalition Against Sexual
Stakeholder	Assaults; Children's Law Center; District Attorney's Office; District Attorney
Outreach	Victim Witness Coordinators; Colorado Department of Public Safety, Division of
	Criminal Justice; Colorado Department of Human Services, Division of Youth
	Corrections; Colorado Department of Corrections; Colorado Board of Parole.
Schedule	Proposed for adoption at November 13, 2013 JPB rule-making session.